# **EPA Review of the Bay Delta Conservation Plan Draft EIS**



#### **EPA Involvement**

- Scoping Comments in 2008 & 2009
- Cooperating Agency in 2008
- 404/NEPA MOU Integration Attempt in 2010
- Preliminary methods for CWA Jurisdiction 2010
- Purpose and Need comments in 2010
- Admin Draft EIS Comments in 2012 & 2013
- Draft EIS Comments August 2014



### **NEPA Rating Criteria**

### **Environmental Impact of the Action**

- Lack of Objections
- Environmental Concerns
- Environmental Objections
- Environmentally Unsatisfactory

### Adequacy of the Draft EIS

- I Adequate
- II Insufficient Information
- III Inadequate

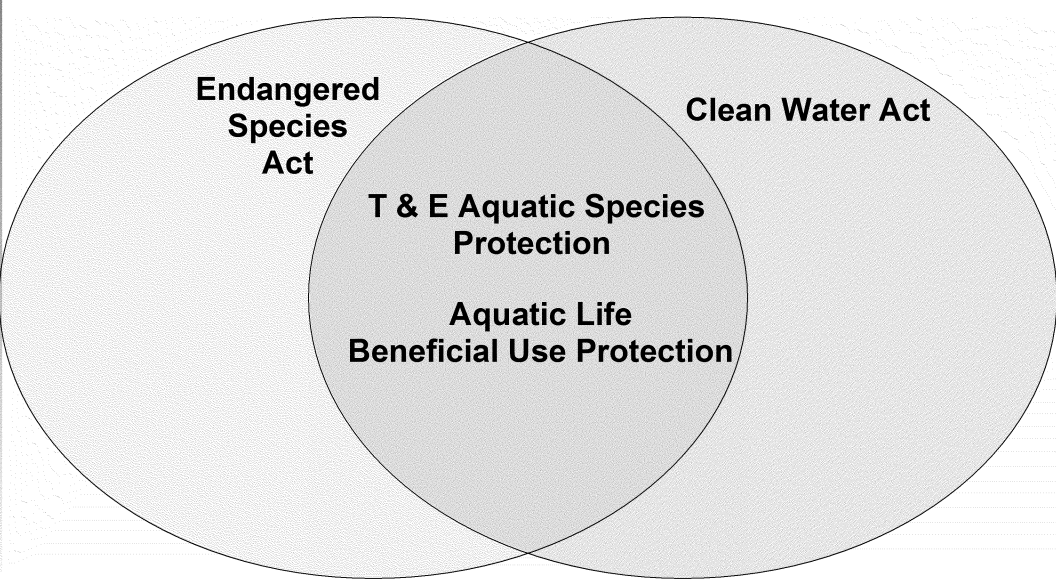


### **Environmental Impact Summary**

- Water quality standards violations are predicted for all alternatives.
- Aquatic life beneficial uses are not protected by any of the alternatives.



### Environmental Impact – CWA & ESA Overlap





# **Environmental Impact – Exceeding CWA Water Quality Standards**

All alternatives are predicted to increase the number of days out of compliance with salinity water quality standards.

- A 12-16% increase in days out of compliance with the agricultural electrical conductivity standard at Emmaton.
- Increased water quality degradation and frequency of exceedance chloride objectives at Contra Costa Pumping Plant #1 and Antioch, interior and western Delta locations, and measureable water quality degradation relative to the 303(d) impairment in Suisun Marsh. (EIS page 8-428)



## **Environmental Impact – Exceeding CWA Water Quality Standards**

Clean Water Act
Water Quality
Standard –
Electrical
Conductivity at
Emmaton
Compliance
Point

Alternative	% Increase in days out of compliance relative to Existing Conditions Baseline	% Increase in days out of compliance relative to No Action Alternative Baseline				
	28	17				
2	14	13				
3	28	17				
4 H1	24	13				
4 H2	26	15				
4 H3	25	14				
4 H4	27	16				
5	24	13				
6	29	18				
7	15	4				
8	17	6				
9	17	6				



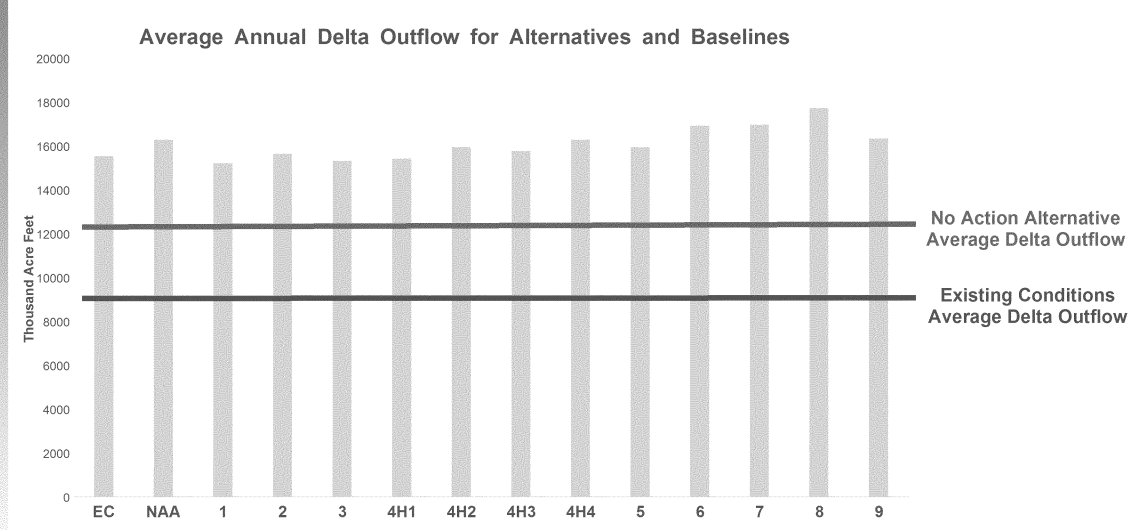
## **Environmental Impact – Exceeding CWA Water Quality Standards**

 Meeting Water Quality Standards appears to rely on relaxing Water Quality Standards

- Mitigation for water quality impacts is uncertain
- Increased methylmercury formation and transport



## **Environmental Impact – Insufficient Aquatic Life Beneficial Use Protection**





## **Environmental Impact – Insufficient Aquatic Life Beneficial Use Protection**

Migratory Fish Species	NEPA Effects Determinations for Migration Analysis for CM1 Alternatives						natives		
	1	2	3	4	5	6	7	8	9
Winter-run	A	Α	Α	ND	ND	ND	ND	A	NA
Spring-run	/ A	Α	ND	/ ND	ND	ND	ND	/ A \	NA
Fall-run/LFR	Α	Α	Α	ND	Α	ND	ND	Α	NA
Steelhead	A	Α	ND	ND	ND	ND	ND	Α	NA
Green Sturgeon	A	Α	A	ND	ND	ND	Α	A	NA
White Sturgeon	ND	ND	ND	ND	ND	ND	ND	A	NA



A = adverse impact, NA = not adverse impact, ND = not determined impact, B = beneficial

### **Inadequacy of the Document**

- The project evaluated in the DEIS does not reflect current proposal
- The DEIS does not support project-level decision-making
- Scope of impact analysis is limited
- Efficacy of restoration overly optimistic
- The DEIS does not present the Alternatives in a clear, comparative manner
- Alternatives were not comparably analyzed
- Integrated Water Management Alternatives were not adequately evaluated



### **Inadequacy of the Document**

 Inconsistency among alternatives

- Conclusions often not supported by the data
- Methods undisclosed

A = adverse impact, NA = not adverse impact, ND = not determined impact, B = Beneficial

Alternative	WR Entrainment NEPA Effects Determination	% Change Entrainment WR relative to NAA			
1	В	- 60			
2	В	- 68			
3	B	(-22)			
4 H3	NA	-52			
5	NA	-9			
6	В	Eliminated			
7	NA	-82			
8	( NA )	-82			
9	В	No numeric estimate			



### Issues to be Addressed in the Supplemental

- The proposed project should meet all water quality standards and support improvement in species protection
- Incorporate integrated water management elements into operational alternatives
- Support DEIS conclusions with technical analyses
- Evaluate the current project proposal in the supplemental EIS
- Extend scope of project area upstream and downstream

